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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/748,328	12/31/2003	Noriaki Setoguchi	122.1372C	8118
. 21171 759	90 06/15/2005		EXAM	INER
STAAS & HALSEY LLP			LEE, WILSON	
SUITE 700 1201 NEW YORK AVENUE, N.W.			ART UNIT	PAPER NUMBER
WASHINGTON, DC 20005			2821	

DATE MAILED: 06/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/748,328	SETOGUCHI ET AL.
Office Action Summary	Examiner	Art Unit
The MAILING DATE of this communication a	Wilson Lee	2821
Period for Reply	ippears on the cover sheet i	vitir tilo correspondence dadress
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a eply within the statutory minimum of the dwill apply and will expire SIX (6) MC lute, cause the application to become a	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on <u>07</u> 2a)□ This action is FINAL . 2b)⊠ TI 3)□ Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. vance except for formal ma	• •
Disposition of Claims		
 4) Claim(s) 4 and 8-13 is/are pending in the ap 4a) Of the above claim(s) is/are withd 5) Claim(s) 8-10 is/are allowed. 6) Claim(s) 4 and 12 is/are rejected. 7) Claim(s) 11 and 13 is/are objected to. 8) Claim(s) are subject to restriction and 	rawn from consideration.	
Application Papers		
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) and a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the	ccepted or b) objected to he drawing(s) be held in abeya ection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National Stage
A		

Paper No(s)/Mail Date 12/03, 10/04, 1/05.

Attachment(s)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

1) Notice of References Cited (PTO-892)

4) Interview Summary (PTO-413) Paper No(s)/Mail Date. _

6) Other: _

5) Notice of Informal Patent Application (PTO-152)

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Claim Rejections – 35 U.S.C. 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 4 and 12 are rejected under 35 U.S.C. 102(e) as being anticipated by Nagai (6,243,084).

Regarding Claim 4, Nagai discloses a method for driving a plasma display panel having parallel, first and second electrodes comprising:

performing a reset discharge, an addressing discharge for writing display data and a sustain discharge for allowing a display image to glow, according to the display data, wherein the reset discharge comprises a first discharge induced by a first pulse (Vp) in which an applied voltage varies with time in a positive direction and a second discharge induced by a second pulse (Vpp) in which an applied voltage varies with time in a

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negative direction (reverse polarity) (See Abstract and Col. 1, line 60 to Col. 2, line 25, Col. 5, lines 33-63, Col. 7, line 67 to Col. 8, line 16) and the first discharge (Vp) is induced by the first pulse applied to the second electrode (Y1) and which rises from a predetermined potential (the voltage level of Vp) in the positive direction while the first electrode (X), arranged in parallel to the second electrode, is set to a lower potential than the predetermined potential (the voltage level of Vpp) (See Col. 1, line 60 to Col. 2, line 25, Col. 5, lines 33-63, Col. 7, line 67 to Col. 8, line 16, Figure 2 and Abstract).

Regarding Claim 12, Nagai discloses a method for driving a plasma display panel, comprising: performing a reset discharge, an addressing discharge for writing display data and a sustain discharge for allowing a display image to glow, according to the display data, wherein:

- the reset discharge includes a first discharge induced by a first pulse (first voltage) in which an applied voltage varies with time in a first direction and a second discharge induced by a second pulse (fifth voltage, pre-priming pulse) in which an applied voltage varies with time in a second direction (reverse polarity), opposite to the first direction (See Col. 1, line 60 to Col. 2, line 25, Col. 5, lines 33-63, Col. 7, line 67 to Col. 8, line 16, Figure 2 and Abstract),
- the applied voltage of said first pulse (priming voltage, 121, Vp, or first voltage) rises until reaching a first potential (e.g. the voltage level of Vp)

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and the first pulse has a predetermined polarity with respect to a second potential (124, Vpp or the fifth voltage), attained before the application of the first pulse (124 attained before Vp because it is a pre-priming pulse. See Abstract and figure 2), and

the second pulse (124, Vpp or fifth voltage) has a polarity opposite to the predetermined polarity of the first pulse with respect to the second potential (the voltage level of Vpp) and is applied before the first potential (the voltage level of Vp) (e.g. 124 is a pre-priming pulse which is applied before the first potential) is lowered to said second potential (the voltage level of Vpp) (See Figure 2).

Allowable subject matter

Claims 8-10 are allowed.

The following is an examiner's statement of reasons for allowance:

The prior art neither discloses nor suggests the following limitations, in combination with the remaining elements as disclosed in claims 8 and 9:

- the first discharge being induced by said first pulse applied to the second electrode and which rises from a predetermined potential in the positive direction while the first electrode is set to a lower potential than the predetermined potential such as required by claim 8;
- the second pulse has a polarity opposite to the predetermined polarity of the first pulse with respect to the second potential and falls until reaching a potential that is lower than an unselected potential and higher than a

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selected potential for performing the addressing discharge such as required by claim 9.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Claims 11 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Asao et al. (6,160,529) discloses a method of driving plasma display panel. Kanazawa et al. (6,034,482) discloses a plasma display panel.

Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Wilson Lee whose telephone number is (571) 272-1824.

Papers related to Technology Center 2800 applications may be submitted to Technology Center 2800 by facsimile transmission. Any transmission not to be considered an official response must be clearly marked "DRAFT". The official fax number is (703) 872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Wilson Lee

Primary Examiner

U.S. Patent & Trademark Office

Cha Dee

6/12/05